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18	UNITED STATES	DISTRICT COURT
19	NORTHERN DISTRI	CT OF CALIFORNIA
20	ADAM GHAW DETED COLICUTIVE	C N- 5-16 01024 FID
21	ADAM SHAW, PETER GOLIGHTLY, JUSTIN TURNER, and JOSHUA STANSFIELD, as individuals and on	Case No. 5:16-cv-01924-EJD
22	behalf of others similarly situated and	[PROPOSED] ORDER RE: JOINT
23 24	the general public,	STIPULATION TO CONTINUE THE DECEMBER 8, 2016
25	Plaintiffs,	SCHEDULING CONFERENCE
26	VS.	G 11 - FH 1 - 4 - H 10 - 201 c
26 27	WIZARDS OF THE COAST, LLC, Defendant.	Complaint Filed: April 12, 2016 Trial Date: None
28	Defendant.	
40		

1 [PROPOSED] ORDER RE: JOINT STIPULATION TO CONTINUE THE SCHEDULING CONFERENCE FPDOCS 32420730.1

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	1	
1	A stipulation executed by counsel for Plaintiffs ADAM SHAW, PETER	
2	GOLIGHTLY, JUSTIN TURNER, and JOSHUA STANSFIELD ("Plaintiffs")	
3	and Defendant WIZARDS OF THE COAST LLC ("Wizards") has been presented	
4	to the Court. For good cause shown, IT IS HEREBY ORDERED:	
5	The scheduling conference scheduled for December 8, 2016, and all related	
6	deadlines, are hereby vacated;	
7	The scheduling conference is continued to January 12, 2017 at 10:00 a.m. in	
8	Courtroom 4, and the parties shall file a Joint Case Management Conference Statement on or before January 5, 2017. The Co	
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14	IT IS SO ORDERED.	
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16	DATED: December 2, 2016	
17	UNITED STATES DISTRICT JUDGE	
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28		
	[PROPOSED] ORDER RE: JOINT STIPULATION TO CONTINUE THE SCHEDULING CONFERENCE	

FPDOCS 32420730.1

1	PROOF OF SERVICE (CCP § 1013(a) and 2015.5)	
2		
3	I, the undersigned, am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action; am employed with the law offices of FISHER & PHILLIPS LLP and my business	
4	address is 2050 Main Street, Suite 1000, Irvine, California, 92614.	
5	On December 1, 2016, I served the foregoing document entitled [PROPOSED] ORDER RE: JOINT STIPULATION TO CONTINUE THE DECEMBER 8, 2016 SCHEDIH INC. CONFERENCE, an all the approximate	
6 7	DECEMBER 8, 2016 SCHEDULING CONFERENCE , on all the appearing and/or interested parties in this action by placing the original a true copy thereof enclosed in sealed envelope(s) addressed as follows:	
8	SEE ATTACHED MAILING LIST	
9	[by MAIL] I am readily familiar with the firm's practice of collection and	
10	processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Irvine, California in the ordinary course of	
11	thereon fully prepaid at Irvine, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postage cancellation date or postage meter date is more	
12	than one day after date of deposit for mailing this affidavit.	
13	[by ELECTRONIC SUBMISSION] - I served the above listed document(s) described via the United States District Court's Electronic	
14	Filing Program on the designated recipients via electronic transmission through the CM/ECF system on the Court's website. The Court's CM/ECF	
15	system will generate a Notice of Electronic Filing (NEF) to the filing party, the assigned judge, and any registered users in the case. The NEF will	
16	constitute service of the document(s). Registration as a CM/ECF user	
17	constitutes consent to electronic service through the court's transmission facilities.	
18	[by FEDERAL EXPRESS] I am readily familiar with the firm's practice for collection and processing of correspondence for overnight delivery by	
19	Federal Express. Under that practice such correspondence will be deposited at a facility or pick-up box regularly maintained by Federal	
20	Federal Express. Under that practice such correspondence will be deposited at a facility or pick-up box regularly maintained by Federal Express for receipt on the same day in the ordinary course of business with delivery fees paid or provided for in accordance with ordinary business	
21	practices.	
22	FEDERAL - I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.	
23	Executed on December 1, 20162016 at Irvine, California.	
24		
25	Everlyn Camanag By: /s/ Everlyn Camanag	
26	Print Name Signature	
27		
28		
	PROOF OF SERVICE	
	T NOVOLOUL STORY NOVOL	

FPDOCS 32420730.1

MAILING LIST 1 2 3 Matt Righetti, Esq. Attorneys for Plaintiffs, ADAM SHAW, PETER GOLIGHTLY, JUSTIN TURNER, and JOSHUA STANSFIELD John Glugoski, Esq. RIGHETTI GLUGOSKI, PC 4 456 Montgomery St., Suite 1400 San Francisco, CA 94101 5 Telephone: (415) 983-0900 Facsimile: (415) 397-9005 Email: matt@righettilaw.com 6 7 Email: iglugoski@righettilaw.com Reuben D. Nathan, Esq. NATHAN & ASSOCIATES, APC Attorneys for Plaintiffs, ADAM SHAW, PETER 8 GOLIGHTLY, JUSTIN TURNER, and JOSHUA STANSFIELD 9 2901 West Pacific Coast Hwy., Suite 350 Newport Beach, CA 92663 Telephone: (949) 263-5992 10 Facsimile: (949) 209-1948 11 Email: rnathan@nathanlawpractice.com 12 Ross Cornell, Esq. Attorneys for Plaintiffs, ROSS CORNELL, ESQ., APC ADAM'SHAW, PETER GOLIGHTLY, JUSTIN TURNER, and JOSHUA STANSFIELD 13 111 W. Ocean Blvd., Suite 400 Long Beach, CA 90802 Telephone: (562) 612-1708 Facsimile: (562) 394-9556 14 15 Email: ross.law@me.com 16 17 18 19 20 21 22 23 24 25 26 27

PROOF OF SERVICE

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